Attorney Docket No. 1001.18

MAIL STOP PATENT APPLICATION Commissioner of Patents

PO BOX 1450 Alexandria, VA 22313-1450

CERTIFICATE OF EXPRESS MAIL

I hereby certify that this correspondence is being deposited with the United States Postal Service as "Express Mail Post Office to Addressee" Express Mail No. ET 949 474 791 US in an envelope addressed to MAIL STOP PATENT APPLICATION; Commissioner for Patents; PO Box 1450; Alexandria, VA, 22313-1450, on the following date: January

NEW APPLICATION TRANSMITTAL

Inventor(s): RUSSELL EARL MORRIS

For: **METHOD FOR** INTERCHANGEABLY **PROMOTING BUSINESS ON A HAT**

1. **Type of Application**

This new application is for a(n):

Transmitted herewith for filing is the patent application of:

[X] Utility application.

The present application claims priority to co-pending Provisional U.S. Patent Application Serial No 60/440,139 filed January 15, 2003.

Papers Enclosed Which Are Required For Filing Date Under 37 CFR 1.53(b) (Regular) or

37 CFR 1.153	(Design) A	Application	l									
	of specifica	tion										
3Pages	of claims											
1Page o	of abstract											
4 Sheets	of [X]	informal	or	r 1	formal	drawings	(FIG	1	2	3	and	1

2.

<i>J</i> .	Decia	lation of Cath								
	[X]	Enclosed executed by inventor.								
4.	Non-publication Request under 35 U.S.C. § 122(b)(2)(B)(i)									
	[X]	Enclosed and signed in compliance with 37 C.F.R. § 1.33(b).								
5.	Language									
	[X]	English								
6.	Postc	ard								
	[X]	A postcard is attached								
7.	Fee C	Calculation (37 CFR 1.16)								
	[X]	Utility application								
		A. Number of claims as filedB. Number of independent claims as filed		18 1						
		Filing Fee Calculation [\$770 + [(A-20)x\$18 + (B-3)x\$86)]]	\$	770.00						
8.	Small	l Entity Statement(s)								
	[X]	Applicant claims small entity under 37 CFR § 1.27.								
		Filing Fee Calculation (50% of above)	\$	335.00						
9.	Fee P	Payment Being Made At This Time								
	[X]	Enclosed								
		[X] Basic filing fee	\$	335.00						
		Total fees enclosed	\$	335.00						
			Ψ							

10. Method of Payment of Fees

[X] Commissioner is hereby authorized to charge the \$335.00 filing fees and any other fee deficiencies associated with this filing to Deposit Account No. 50-1313 in the name of Buskop Law Group. A duplicate copy of this transmittal is attached.

Date: January 14, 2004

Wendy KB Buskop, Reg. No. 32,202

Send correspondence to:

Wendy K. Buskop Buskop Law Group, P.C. 1717 St. James Place, Suite 500 Houston, Texas 770560.

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Group Art Unit: Not Assigned

Russell Earl Morris

Serial No.: Not Assigned

Examiner: Not Assigned

Filed: Concurrently Herein

For: METHOD FOR INTERCHANGEABLY

Atty Dkt No.: 1001.18

PROMOTING A BUSINESS ON A

HAT

NONPUBLICATION REQUEST UNDER 35 U.S.C. § 122(b)(2)(B)(i)

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. § 122(b).

-13-04

This request must be signed in compliance with 37 C.F.R. § 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. § 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. § 122(b)(2)(B)(iii)).